teach, eyther Protestant or Catholikes, yett neuer had more out of Liber BB tht Estate than to the ualue of six or seauen hundd pownds of Tob, for some tht could not discharge for their schooling, And had I not had some releife of my owne out of England in cloathing, I could not have held up the teaching soe long as I did.-Now having made a full relaon of what is the only Truth to the best of my knowledge & as was well knowne by sundry in the Country of my accons therein, most of all to such as I conversed wth about the busines. & prticularly to Barnaby Jackson & Mr Pille, my humble request is that the honble Gour & Councell of the Prouince of Maryland would take into Consideraon that my Creditt may not suffer as I heare it doth undeseruedly; as I have justly written downe I shall answere the same before the presence of Allmty God. And I further hereby disclaime wholly to haue any Right or Tytle any longer to those Cattle att John Warrens, of Edward Cotton's marke, And doe freely giue consent That they bee imployed eyther for schoole, or other pious uses, as shall bee thought fitt by such as it concerns. Wittnes my hand

This Declaraon made & soe affirmed before Cap^t Miles Cooke Maist^r of the ship called Maryland Merchant this (London) 7th of October 1662 I say by mee Raph Crouch.

In proce of
Miles Cooke
John Worseley
Thomas Allenson
Tho: Wynne

W^{ch} being Read, & some other lrēs, all tending to the same purpose The Attorney of the s^d Crouch Craues Leaue to giue in his accompt, who was thereuppon admitted by the Board.

Mr Raph Crouch Dr

To the Estate of Ed: Cotton
Deceased
To payd by him by John
Warren in part of
8000† Tob. the Price of
the Plantaon att New
Towne formerly Cottons in Año 1659